IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSLYVANIA

| Plaintiffs V. GOODYEAR TIRE & RUBBER COMPANY, Et al., Defendants ORDER AND NOW, this | RYSTA LEONA SUSMAN, as Legal Guardian of : SHANE ALLEN LOVELAND; and JACOB: SUMMERS : | CIVIL ACTION NO.:2:17-cv-03521-JHS |
|--|---|--|
| v. : GOODYEAR TIRE & RUBBER COMPANY, : Et al., : Defendants : Defendants : ORDER AND NOW, this day of, 2017, upon consideration of Plaintiffs' Motion to Remand, and any response in opposition thereto, it is hereby ORDERE and DECREED that Plaintiffs' Motion to Remand is GRANTED. It is further ORDERED and DECREED that this action is REMANDED to the Court of Common Pleas of Philadelphia County. | SUMMERS | |
| GOODYEAR TIRE & RUBBER COMPANY, : Et al., : Defendants : ORDER AND NOW, this day of, 2017, upon consideration of Plaintiffs' Motion to Remand, and any response in opposition thereto, it is hereby ORDERE and DECREED that Plaintiffs' Motion to Remand is GRANTED. It is further ORDERED and DECREED that this action is REMANDED to the Court of Common Pleas of Philadelphia County. | Plaintiffs : | |
| Et al., Defendants: Defendants: ORDER AND NOW, this | v. : | |
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| BY THE COURT: | Common Pleas of Philadelphia County. | |
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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSLYVANIA

RYSTA LEONA SUSMAN, as Legal Guardian of : CIVIL ACTION NO.:2:17-cv-03521-JHS

SHANE ALLEN LOVELAND; and JACOB:

SUMMERS

Plaintiffs

v.

GOODYEAR TIRE & RUBBER COMPANY

Et al.,

Defendants

PLAINTIFFS' MOTION TO REMAND

Plaintiffs, by and through their attorney, respectfully file this timely Motion to Remand, and for the reasons expressed in the attached Memorandum of Law (incorporated by reference) respectfully request that this Honorable Court remand this matter to the Philadelphia Court of Common Pleas.

Respectfully submitted,

BY: /s/ Daniel J. Sherry, Jr. DANIEL J. SHERRY, JR., ESQUIRE EISENBERG, ROTHWEILER, WINKLER, EISENBERG & JECK, P.C. 1634 Spruce Street Philadelphia, PA 19103

Phone: 215.546.6636 Fax: 215.546.0118

Attorney for Plaintiff

DATED: August 23, 2017